

Norway, Me.
anager.

MON, Nurseryman, AUGUSTA, MAINE. COLE'S

Jewelry Store.

Brighton, 11.00 A. M. 8.17 P. M. 8.25 P. M.
J. A. BENNETT, Supt. B. & S. E. R. R.

All styles for all people. \$4 to \$75.

We did intend to appear out soon in the much admired crinoline.

with advanced stages, and a brilliant effect after taking the first dose. Dealers everywhere. Large bottles, 50 cents and

PARTRIDGE BRO
Norway Lake, -

ERS,
Maine, 44-17

came to the right
address
erson St.,
Auburn, Me.
law directly; she therefor
debted to the estate of su
mediate payment, and th
thereon to exhibit the sa
March, 21, 1892. (13-15)

requesting that all persons in-
deceased to make in-
who have any demands
to
CARRIE B. TRUE.

[illegible]

FOR SALE!
 subscriber having decided to retire
 himself, will sell his stock of goods,
 in part of them as may be agreed
 any one desiring to purchase, and
 on session at once.

I will my store, or lease it, at a fair
 price. This is a good opening for
 one young man who may desire to go
 abroad.

H. N. BOLSTER,
 Paris, - - - (Hil) - - - Maine.

**YOUR HENS LAY
 BIG
 EGGS and Lots of Them?**
 I send for setting from my Felch
 Light Brahmas, \$1 per 12, securely
 packed. Mammoth Fitch, (white) Ducks
 or Geese.

J. H. BOYNTON,
 Sec. Agent, Oxford Station, Me.
 See Agent for Bowker's Animal Meal and
 Cat Fooding. - - - 13-2.

BONDS.
 Class Bonds Constantly on Hand.
 If you have money to invest that you
 place where it will be perfectly
 safe pay a fair rate of interest, call
 at address the OXFORD COUNTY LOAN
 Association, of Norway, Maine.

LOOKER, President.
 - - - H. D. SMITH, Treasurer.

JONAS THOMPSON,
 Auburn, Maine,
 Importer of Canada
 Hoses, also electric
 harnesses, Carriages,
 will have a load of Hoses
 of every Vandyguy and
 will be at home the last
 four days of each week
 Telephone No. 62

W. WALKER,
 - - - Manufacturer of - - -

**Granite Monuments,
 Curbing, etc.**
 Paris, - - - - - MAINE

order on any line of Granite Work
 I will give. Give me an opportunity
 to figure on your work. I may be
 able to save you money. (44-7)

M. C. COLE,
 Norway, Maine,
 Sole first quality GORD WOOD;
 Also LOTTE WOOD;
AL of all kinds.

by mail will receive prompt
 or orders may be left at H.
 Jewelry Store.

T. L. WEBB'S
Blue Store
NORWAY
Maine.
READY-MADE
CLOTHING
GENTS'
Furnishing Goods
AND
Custom
Tailoring

The public are invited to examine the finest assortment of goods to be selected. Prices always the lowest.

Respectfully, T. L. WEBB.

BURLAND TO BRIDGTON
IN ABOUT TWO HOURS!
Maine Central and Rockport and Saco River Railroads.
June 27, 1898.
To Bridgton, 6:09 A.M., 10:05 A.M., 5:55 P.M.
To Portland, 8:15 A.M., 2:10 P.M., 8:15 P.M.
To Portland, 8:25 A.M., 1:05 P.M., 8:15 P.M.
To Bridgton, 11:00 A.M., 11 P.M., 5:55 P.M.
J. A. BENNETT, Supt. B. & S. R.R.

[illegible][illegible][illegible][illegible]

Bridgton

SUMMER

Begins April

WE ARE READY FOR OUR SPRING

WALL PAPER

BORDERS

Large Store

Good Selection

N. Dayton

South Paris, Me.

—CALL—

No. 8 Franklin

HARRIS

—FOR—

BARGAINS

—AND—

Fancy C

WANTED,

GIRLS FOR G

Good wages and a good person. References given. J. M. TEAT, 46 So. Main St., Portland, Me.

SHOOTING

AT THE
GEO. A. C.
This is one-half
the

PRESSED
Parties wanting
can find it at the
quality put up in
Also second gun
Enquire of H. L.
at NORTH DACE

WHY A

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WHY

FOR

HOL

VARIETIES
All grades and
DOORS, WITH
MOULDINGS
WINDOW AND
AND AL
BUILDER
Agency for Improv
and the unavail
S. P. NA
SOUTHERN
Ortulate Windows w
grain

H.M.C.
ASSAY
Liquid
Cotton-Liquor, Co
Samples and descript
E. W. WHEATLEY CO
—FOR—
WYOM. & LEAVER

OWNED, SE-AL-A
Parks, within and o
the third ground
On this petition of
were taken on the
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for a license to sell,
belonging to said can
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ORDERED, That the
this notice to be pub
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for a license to sell,
that may appear
Hobbs Park, in said co
of April next, as of
said case, if any so
not be granted."

A true copy—ALB
DEED GORRIB

The subscriber her
has been lately ap
Judge of Probate for
under the trust of
said

D. M. TITUS,
In said county, has
debted to the estate of
to the estate of said
therein to satisfy his sa
March 21, 1866. (25-

Academy.

TERM

April 18th.

RECEIVING

STOCK

papers

EASERS,

WADES.

Back!

style!

Price!

Bolster,

Maine.

CAT -

ent St.,

IRON ON,

in DRY

oods.

MINERAL

HOUSE WORK

use to the right

Address S.

Antwerp, Me.

[illegible]

PUBLIC LAWS OF THE STATE OF MAINE, PASSED BY THE SIXTY-SIXTH LEGISLATURE, A. D. 1893.

This image shows a blank, aged, cream-colored page, likely an endpaper or flyleaf of a book. The paper has a slightly textured appearance with some minor discoloration and small dark spots. Along the left edge, there are dark, irregular stains, possibly from water damage or binding material. A small, dark, circular mark is visible near the bottom center of the page. The overall tone is warm and slightly yellowed, characteristic of old paper.



ARTICLE 10. Every officer and soldier who has rendered honorable service for nine years in the native militia of the state shall receive a very liberal pension, and an additional bar or clasp for each additional year.

ARTICLE 11. There shall be paid for attendance on the performance of duty, to such officers, non-commissioned officers, musicians and privates, an allowance, especially ordered to attend encampments, parades, and other duty, as provided in this act, for the same each day for duty performed.

ARTICLE 12. There shall be paid to every soldier, who is a major, general, elite, alabaster, brigadier general, colonel, lieutenant colonel, captain, sergeant, private, one dollar and fifty cents; major, four dollars and thirty cents; captain, three dollars; sergeant, two dollars and fifty cents; private, one dollar and twenty cents; member of a band, one dollar and twenty cents; member of a band, one dollar and twenty cents; compensation shall be allowed for the performance of duty.

SEC. 97. Assistant adjutant general and adjutant general represents the adjutant general in the order for purchase of horses, and adjutants of separate battalions are authorized to purchase horses in addition to the per diem herein provided.

SEC. 98. There shall be allowed for each horse twenty dollars per month, and for each mule or pack animal ten dollars per day and forage; for horses in cavalry, and by non-commissioned officers and sergeants, and for pack animals, and for each draft horse employed in latter, light artillery, not exceeding a shew to each pack animal, and no more than the value of the animal in its use.

SEC. 99. The commander-in-chief, under such regulations as he may prescribe, may authorize the adjutant commanding officers and circles of separate battalions, and the adjutant general, to determine not exceeding thirty dollars to the commanding officer of property paid twenty dollars to the commanding officer for keeping records.

SEC. 100. Officers ordered to make inspection

[illegible][illegible]

ART. 109. The commander-in-chief is authorized to order courts martial; the members thereof are appointed by him before taking the oaths and the proceedings conducted in accordance with regulations.

ART. 110. Any officer or enlisted man who refuses to perform the duties of his office, or to obey the orders of his superiors, or is guilty of any crime, the laws or regulations governing the military service of the state, or is guilty of conduct unbecoming an officer or soldier, may be tried by court-martial by his superior officer and tried by court-martial.

ART. 111. No officer or enlisted man shall be tried a second time for any offense committed by him in any year before charges are preferred thereon in case of concealment of the offense by the person charged.

ART. 112. Courts martial may, when no other method is fixed by law, sentence an officer or enlisted man to death, imprisonment, or fine.

two hundred dollars and the costs of witnesses, fines and costs imposed by them may be recovered from the assets of the defendant. If the defendant is discharged or recommended in order to be sentenced to be confined or dishonorably discharged, he or she shall be liable for the costs of the term of years, according to the migration or removal of the defendant, in any military hospital, § 113. Witnesses may be summoned before their marital and they and persons serving the United States may be exempted from military service for the penalties for non-appearance, described in the supreme judicial court and department of justice, according to the provisions of the law. The defendant shall be entitled to subpoena for witnesses and their fees shall be paid by the state. The court may appoint military boards of inquiry, to examine not less than three nor more than five officers, who shall be sworn to report to the court, in connection, or imputation against any officer, or

[illegible]

pany. In any such action, the plea of the general shall put in issue only the fact of the partnership, and the question of special pleading shall be made by special plea or brief; and the jury shall be sworn to find the facts, and the law shall be found by the court. No appeal shall be made, and no writ of error shall be granted, except by the court, and no writ of error shall be taken against the body of the defendant.

Art. 118. To every company there shall be a clerk, who shall be a member of the company, and appointed by the commanding officer.

Art. 119. The clerk of every company, before he assumes his duties, shall take the following oath: "I, _____, do solemnly swear, that I will faithfully and impartially perform all the duties committed to me, as clerk of the company to which I am appointed, to the best of my ability, and to the satisfaction of the commanding. So help me God." The commanding officer shall commission the clerk, and shall order both the appointment of the clerk, and the taking of the oath prescribed.

Art. 120. Each company shall elect a treasurer, who shall give bond to the adjutant general for the faithful discharge of his duties.

one hundred dollars, for the faithful performance of his duties.

§ 121. The commander-in-chief shall cause prepared regulations for the enrollment, government and discipline of the militia, to be made, and to carry into full force and effect the provisions of this act. Such regulations when approved by the council shall be published by the commander-in-chief, and shall be the rule of the military law of the state together with existing constitution relating thereto and distributed to the commanding officers of the militia. When held as the property of the state to be used in connection with the militia, they shall make changes in and additions to such regulations to time as the service may in the judgment of the council require, and such regulations shall be in conformity with the laws of the United States, and when so approved by the council shall be published by the commander-in-chief, and shall be the rule and provisions of this law. Any rules, orders or regulations in force prior to the date when new regulations are approved and promulgated by the commander-in-chief shall remain in force.

§ 122. For the purpose of raising revenue to defray the expenses of the militia, the tax to be assessed and collected as other state taxes

State subject to taxation, for the present year and for each fiscal year thereafter. The revenue under the provisions of this section shall into the state treasury and be converted into a military fund, from which special fund to be paid the expenses authorized by the act; and thereof as may be necessary is hereby authorized to carry out the provisions hereof, to be vouchers approved as provided in section read and seven.

§ 12. No officer or soldier shall be liable to while in the National Guard.

Whether you want fine
have your Watch, Clock
Spectacles fitted, or will
work. If you wish to

WILLS, the Jeweler &

NOR

lowest prices on Watches, Clocks, Je

[illegible][illegible][illegible]

ly transmit to the assessors of its city notices of assessment in the name of residence of a city notice of assessment in the name and residence of every person assessed, and shall prove for the purposes of registration that the person resident of the city on the first day of April of each year, but whose name does not appear on such list, is transmitted to the assessors of the city.

SECT. 12. Any assessor or assistant assessor, who knowingly or willfully enter or cause to be entered on the list of assessed polls, the name of any person as assessed of any building, who is not a person assessed thereat, shall be liable to a fine of not more than one hundred dollars or imprisonment for not more than six months.

Sec. 13. Any inmate of a building liable to be assessed for a poll tax, who shall refuse or neglect to give his name when inquired thereof by any assessor or assistant assessor, and any owner or occupant of a building who shall refuse or neglect to give such information within his knowledge relating to all persons residing in such buildings when inquired thereof by an assessor or assistant assessor, or who shall knowingly and willfully give to an assessor or assistant assessor false information for the purpose of the assessment on a poll tax, or who shall be a person as a resident of a building, who is not a male citizen of the United States, shall be punished for such

Section 14. Boards of registration shall keep a record of voters containing the names and residences of all voters entered from year to year on the voting list and the provisions of this act, giving the full Christian name and the surname, or the full name or initial or initials of any other name, or names he may have, date of registration, and on the day of April of the year of registration or on the day of his becoming an inhabitant after the first day of April, age, place of birth, occupation, place of last vote, how long resident of the city, place of last vote, marriage or single.

aged naturalized, when naturalized, at what court,
 residence under the following heads. When naturalized,
 name, ; residence, street and number,
 residence, April first, street and number,
 place of birth, ; age, ; to
 birth, ; occupation, ; past
 business, ; how long a resident of city,
 where last vote was cast. ; married,
 single ; residence of wife or family,
 were naturalized, when naturalized,
 by what court, ; remarks.
 SEC. 15. Applicants under examination for natural-
 ization shall be required, unless otherwise ordered, to

ly from so doing, or unless he had the right to do so on the fourth day of January, eighteen hundred and thirty three, to read in the English language such title, so much as may be necessary, from an edition of the constitution, in such manner as to show it is neither prompted nor reciting from memory, with his name in a book kept for the purpose. That an applicant if admitted to registration, shall be sworn in a clear, audible and distinct voice during his name on the register.

ART. 18. Any applicant for registration claiming to be a qualified elector, shall be required to pass, within six days after the date of his registration, a written educational test herein required, and to show that he is a qualified elector.

became operative, he will declare under oath before a voter in this state on the fourth day of January, 1900, one hundred and ninety-three, if required by the law, and shall make such other and further reasonable evidence of the truthfulness of his statements as may be satisfactory to the board.

of the date of each record or memorandum upon an alphabetical register, and also in a book kept for the purpose and location of the name which said paper issued, with the date thereof and the date of said record, together with the name of said applicant, and recorded in said papers, which need not be produced before said board for examination after they once been passed upon and the above minutes there recorded on the papers and in the general register.

ARTICLE 14. All meetings of said board of registration shall be open and public, and shall close on each day at least in the afternoon, except as hereinafter provided. That the

No name shall be added to or stricken from the voting lists of any district except during the registration of said board of voters, said boards of registration shall prepare said lists of voters of such persons as appear upon the lists of qualified voters, at least thirty days before the next ensuing election. But after the first list has been so prepared under this or any preceding section to the registration of voters, said boards of registration shall so prepare such lists of voters at least thirty days before any election to be held for any purpose, and upon such lists all the names which appear upon the preceding lists for the same district shall be printed.

of such persons as have died or been removed from the rolls, or shall appear to said clerk to have others who are disqualified to vote therein since said preceding election; no new name shall be added during such preparation, nor any other correction or revision of said lists, except upon correction of errors discovered to have been of their own making. And a certified copy of all such lists in accordance with this section, shall be furnished to the clerk of each city by said board at least thirty days before such election, and said clerk shall post said copies of said lists of voters in their respective precincts or near the several voting places customarily used hereafter.

such election, provided, however, that in case of an election by a municipal officer at a special election, if the person elected declines to serve, so that a special election is held to fill the vacancy, the board shall not prepare, or the city clerk to post a new list and for this purpose said board shall be in session on the second day next preceding said election, the day thereof to be devoted to registration of voters, and on said second days to enable the board to verify the correctness of said lists and to complete and close up said lists of said session.

20. Said boards of registration shall be in session on the first day of the month of January following the date of the election.

three to five o'clock in the afternoon and from nine o'clock in the afternoon, in cities of more than twenty-five thousand inhabitants, on each of the secular days next prior to any election, on that said secular days, to receive evidence touching the opinions of voters therein, and to revise and correct said lists, and on the latter three of said secular days, the board to verify the correctness of said lists complete and close up its records of said results. In other cities, for the same purpose, and in the cities on each of the five secular days next prior to an election, the first four thereof to be devoted to registration, and the fifth to be devoted to receiving

board to verify the correctness of said lists and close up the records of said session. And of said secular days, at five o'clock in the afternoon copies of said voting lists shall be delivered to the said cities and receipts taken therefor, and in the last of said days devoted to registration and of said days devoted to the records as above, the board shall close at five o'clock in the afternoon no name shall be added to or stricken from after five o'clock in the afternoon of the last day devoted to registration as above. Said board shall close upon said lists during said revision of the name of any name.

and board and request it, and during said time shall revise and correct the voting lists. Acts of cities shall be governed by said revised lists; and no names shall be added to or stricken from the lists on the day of election, and no person shall be elected whose name is not on said lists. No registration shall be unanswerable for any omission or residence from the voting lists or for any name, unless such name and residence are omitted in the general register of voters; but on the said board shall be in session, and shall register voter whose name has been omitted in the list.

and voting list a clerical name or residence is assigned by a majority of the board, giving the name and residence of such person, and directed to presiding over the election; such officer, upon receipt of such certificate, shall allow the person therein named, and shall check his name on the certificate and attach the certificate to the voting list.


When the right of any person to have his name upon such list is challenged by any qualified elector, such list is so challenged, before said board or strike from said list the name of any such person, and shall issue a notice to the person so challenged.

Such notice and summons shall be served on a person by an officer selected by the board, in hand or by leaving at his last and usual residence, an attested copy of said notice and summons at least six hours before the closing of the final record devoted to the revision and correction of said list. Said person and said board may also examine other witnesses before said board is held in order to determine if said person is right to vote, and if it appears to said board that said person is not or will not be qualified to vote at said election, the name of said person shall not be added to the list.

And the list of voters shall state the street, and so far as the number of the street where each voter resides, or the residence of a voter as stated upon the list of the last preceding election, shall be deemed usual place of abode, unless he shall have in writing, over his own signature, or in person, or by a clerk of a change of his residence, which shall be made on or after the first day of April, shall entitle his residence so corrected on the voting list to the next subsequent election, but shall not carry over his registration otherwise changed, nor be first of record other than that in which he is first day of a vote.

any person who shall cause his name to be
the list of voters of more than one ward in
the same election, or shall cause his name to
any list of voters in any city or town in the state,

The

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... or directions of any body
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... by a fine not exceeding
... and since then sixty day-
Section forty-seven, ...
... and chapter thirty
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of acts inconsistent herewith
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